

**THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF NORTH CAROLINA
ASHEVILLE DIVISION
CIVIL CASE NO. 1:17-cv-00123-MR-DLH**

ROBERT LOUIS GARY,)
)
Plaintiff,)
)
vs.) O R D E R
)
FACEBOOK, INC. and WAYNE)
HAWKINS,)
)
Defendants.)
)

THIS MATTER is before the Court on the Plaintiff's Amended Consent Motion to File under Seal Exhibits, Deposition Excerpts and Portions of His Brief [Doc. 87].

The Plaintiff moved for leave to file under seal certain exhibits, deposition excerpts, and portions of his memoranda in opposition to the Defendants' motions for summary judgment. [Doc. 77]. The Plaintiff filed its memorandum and supporting exhibits under provisional seal, along with redacted versions of each document. [Docs. 78-83]. The Court denied the Plaintiff's motion without prejudice, noting that the Plaintiff had failed to provide sufficient grounds upon which the Court could make such a decision

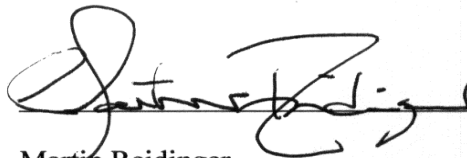
for each of the documents submitted in support of his response to the Defendants' motions for summary judgment. [Doc. 84].

The Plaintiff now renews his motion to seal. [Doc. 87]. In his motion, the Plaintiff states that he no longer seeks leave to file under seal documents containing personnel information and investigative materials related to the Plaintiff's complaints. [Id. at 2]. The Plaintiff, however, fails to identify which of the documents that have already been provisionally filed under seal he wishes to keep under seal.

IT IS, THEREFORE, ORDERED that the Plaintiff's Consent Motion to File under Seal Exhibits, Deposition Excerpts and Portions of His Brief [Doc. 87] is **DENIED WITHOUT PREJUDICE**. When the Plaintiff renews his motion, he should specifically identify, by ECF Document number, which documents he wishes to file under seal.

IT IS SO ORDERED.

Signed: July 24, 2018



Martin Reidinger
United States District Judge

